SENATE BILL No. 160

DIGEST OF INTRODUCED BILL

Citations Affected: IC 31-31-3-2; IC 33-23-10-7.

Synopsis: Courts and court officers. Specifies that a new court may not be established and a juvenile magistrate may not be appointed unless the establishment of the court or the appointment of the juvenile magistrate is approved by the commission on courts and authorized by state law.

Effective: July 1, 2014.

Kenley

January 8, 2014, read first time and referred to Committee on Judiciary.



2014

Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

SENATE BILL No. 160

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 31-31-3-2 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 2. (a) Except as
3	provided in subsection (b), after June 30, 2014, the judge of the
4	juvenile court may appoint one (1) or more a full-time magistrates
5	magistrate under IC 33-23-5 only if authorized by state law.
6	(b) If the judge of the juvenile court appointed one (1) or more
7	full-time magistrates under this section before July 1, 2014, the
8	judge may continue to appoint or reappoint a full-time magistrate
9	to each of those positions after June 30, 2014.
10	SECTION 2. IC 33-23-10-7 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. The commission on
12	courts shall do the following:
13	(1) Review and report on the following:
14	(A) All requests for new courts or changes in jurisdiction of
15	existing courts. A new court may not be established unless
16	the establishment of the court is approved by the



1	commission and authorized by state law.
2	(B) All requests for the authority to appoint a magistrate
3	for a juvenile court. A magistrate may not be appointed for
4	a juvenile court unless the appointment of the magistrate
5	is approved by the commission and authorized by state
6	law.
7	A request for review under this subdivision must be received by
8	the commission not later than July 1 of each year. A request
9	received after July 1 may not be considered unless a majority of
10	the commission members agrees to consider the request.
11	(2) Conduct research concerning requests for new courts or
12	changes in jurisdiction of existing courts. The research may
13	include conducting surveys sampling members of the bar,
14	members of the judiciary, and local officials to determine needs
15	and problems.
16	(3) Conduct public hearings throughout Indiana concerning
17	requests for new courts or changes in jurisdiction of existing
18	courts. The commission shall hold at least one (1) public hearing
19	on each request presented to the commission.
20	(4) Review and report on any other matters relating to court
21	administration that the commission determines appropriate,
22	including the following:
23	(A) Court fees.
24	(B) Court personnel, except constables that have jurisdiction
25	in a county that contains a consolidated city.
26	(C) Salaries of court officers and personnel, except constables
27	that have jurisdiction in a county that contains a consolidated
28	city.
29	(D) Jury selection.
30	(E) Any other issues relating to the operation of the courts.
31	(5) Submit a report in an electronic format under IC 5-14-6 before
32	November 1 of each year to the general assembly. The report
33	must include the following:
34	(A) A recommendation on all requests considered by the
35	commission during the preceding year for the creation of new
36	courts or changes in the jurisdiction of existing courts.
37	(B) If the commission recommends the creation of new courts
38	or changes in jurisdiction of existing courts, the following:
39	(i) A draft of legislation implementing the changes.
40	(ii) A fiscal analysis of the cost to the state and local
41	governments of implementing recommended changes.
42	(iii) Summaries of any research supporting the
	(iii) Saimmares of any research supporting the



1	recommended changes.
2	(iv) Summaries of public hearings held concerning the
3	recommended changes.
4	(C) A recommendation on any issues considered by the
5	commission under subdivision (4).

